

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF WISCONSIN

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JEROME WALKER,

Plaintiff,

v.

C.O. LEIBERT, C.O. RUDIE, NURSE WEST  
and JANE DOE,

Defendants.  
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ORDER

20-cv-699-bbc

On September 29, 2020, I dismissed the complaint filed by pro se plaintiff Jerome Walker, finding that his allegations did not state a claim under the Eighth Amendment upon which relief may be granted against any of the defendants. Plaintiff, who is incarcerated at the Wisconsin Secure Program Facility in Boscobel, Wisconsin, alleged that prison staff violated his rights under the Eighth Amendment by failing to consider his breathing problems to be an emergency and do something to get him assistance more quickly. I found that plaintiff's allegations did not suggest that he faced an emergency or that any of the defendants failed to take reasonable measures to get him treatment. Now plaintiff has moved for reconsideration of that order, repeating the allegations that he made in his complaint and arguing that defendants should have insured that he receive immediate treatment. Dkt. #12. Because I am not persuaded that I made any legal or factual errors in my prior decision, I am denying the motion for reconsideration.

ORDER

IT IS ORDERED that plaintiff Jerome Walker's motion for reconsideration, dkt. #12, is DENIED.

Entered this 1st day of December, 2020.

BY THE COURT:

/s/

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BARBARA B. CRABB  
District Judge